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കേരള സർക്കാർ Government of Kerala 2016



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

കേരള ഗസററ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത് PUBLISHED BY AUTHORITY

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A) ORDERS

(1)

G.O. (Rt.) No. 1362/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. Parthasarathi, Proprietor, Sri Arul Sakthi Traders, 31/371, Ennakkottil Street, Big Bazar, Palakkad-678 104 and the workman of the above referred establishment Sri A. Narayanan S/o Arumukhan, Meenakshi Kripa, Aiswarya Nagar, Noorani, Palakkad-678 004 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri A. Narayanan by the proprietor of Sree Arul Sakthi Traders, Palakkad is justifiable? If not, what relief he is entitled to?

(2)

G.O. (Rt.) No. 1363/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. Muhammed Ali, Mananging Director, KMA Construction (India) Limited, MSS Cultural Complex, Cherutti Road, Kozhikode-1 and the workmen of the above referred establishment represented by the General Secretary, Nirmana Thozhilali Sangham (BMS), Kallayi Road, Kozhikode-673 002 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri A. Chandran, Construction site Supervisor, by the Management of KMA Constructions (India) Private Ltd. is justifiable? If not, what relief he is entitled to?

(3)

G.O. (Rt.) No. 1364/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri Jayakrishnan, Mananging Partner, Metro Hospital Service, Kairali Complex, Thondayad, Kozhikode (2) Dr. T. K. Jayarajan, Mananging Director, PVS Hospital, Railway Station Road, Kozhikode-2 and the workmen of the above referred establishment represented by the Secretary, Kerala Security Employees Union, AITUC, Kozhikode District Committee, M. Kanaran Smaraka Mandiram, near to YMCA Building, Kozhikode-673 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Security employees and attenders of PVS Hospital is justifiable? If not, what relief they are entitled to?

(4)

G.O. (Rt.) No. 1365/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Mananging Director, NPR Finance Ltd., Tody Mansion, 9th Floor, 1 Lu-shun sarani, Kolkata-700 073 (2) Sri R. K. Menon, General Manager, NPR Finance Ltd. opposite to Sasthri Park, Karol Bag, New Delhi-110 005 (3) The Manager, NPR Finance Ltd., 41/3686 A, Aiswarya Building. I Floor, Amulya Street, near to Madhava Pharmacy Junction, Kochi-682 018 (4) The Manager, NPR Finance, I floor, V. P. Complex, Wayanad Road, Kozhikode-673 010 and the workmen of the above referred establishment Sri Sulfikar Ali, Sajadul Mansil, Thanneerpanthal, Vengeri P. O., Kozhikode-673 010 (2) Smt. Premalatha, C. H., Nandanam House, Cherot Thazham, Kottuli P. O., Kozhikode-673 016 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri Sulfikar Ali and Smt. Premaltha C. H., by the management of NPR Finance Limitted is justifiable? If not, what relief they are entitled to?

(5)

G.O. (Rt.) No. 1366/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Nancy Babu, Sara Ice & Cold Storage, Puthiyangadi Beach Road, Kozhikode- 673 021 (2) Sri Kishore Kumar, A., Arayachantakath Veed, Puthiyappa P. O., Puthiyangadi, Kozhikode-673 021 and the workmen of the above referred establishment respresented by the Secretary, Kozhikoe District Motors and Engineering Workers Union (CITU), S. K. Temple Road, near to EMS Stadium, Kozhikode-673 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to both Sri Joy George and Sri Bipin Godfred by closing the establishment by the management of Sara Ice & Cold Storage is justifiable? If not, what relief the workers are entitled to?

(6)

G.O. (Rt.) No. 1367/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Ittoop Menachery, Managing Director, Keli Hotels (P) Ltd., Gramala, Mulankunnathukav P. O., Thrissur-680 581 and the worker of the above referred establishment Smt. Pravitha Pramod, Puthanpurakkal Veedu, Mulankunnathukav P. O., Thrissur-680 581 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Pravitha Pramod, Employee by the management of Keli Hotels (P) Ltd. is justifiable? If not, what relief she is entitled to get?

(7)

G.O. (Rt.) No. 1368/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Managing Director, Sab Miller India Limited, 6th Floor, Green Heart Building Infar, Manyata Tech. Park, Phase IV, Nagavar Village, Banagalore-560 045, Karnataka (2) The General Manager, Sab Miller India Limited, Unit Malabar Breweries, Poolani, Meloor P. O., Chalakkudy-680 311 and the Workman of the above referred establishment Sri Madhu, T. S., Thuprath House, Meloor P. O., Poolani-680 311 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Sri T. S. Madhu, worker by the management Malabar Breweries Poolani is justifiable? If not, what relief he is entitled to?

(8)

G.O. (Rt.) No. 1369/2016/LBR.

Thiruvananthapuram, 5th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Managing Director, Sivasakthi Engineering & Fabrications, Poolambara, Valayar, Palakkad (2) Sri Harikumar, V., Sivasakthi Engineering & Fabrications, Poolambara, Valayar Palakkad (3) Sri Balakrishnan, K., Sivasakthi Engineering & Fabrications, Poolambara, Valayar, Palakkad and the Workmen of the above referred establishment represented by (1) Sri Karvarnan, General Secretary, Sivasakthi Engineering & Fabricator Workers Congress (INTUC), Poolambara, Valayar, Palakkad (2) Sri K. Ramakrishnan, Sivasakthi Engineering Workers Union (CITU), Poolambara, Valayar, Palakkad in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of Service benefits and employment to the workers by the management of Sivasakthi Engineering & Fabrications is justifiable? If not, what reliefs they are entitled to?

(9)

G.O. (Rt.) No. 1373/2016/LBR.

Thiruvananthapuram, 7th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, A one milk products, Eravichira Padinjaru, Sooranad South, Patharam P. O., Kollam and the workman of the above referred establishment Sri. Krishnankutty, Mulakuvila Kizhakkathil, Sooranad South, Eravichira West, Patharam P. O., Kollam 691 503 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Krishnankutty by the Management of A one milk products (P) Ltd., Patharam is justifiable or not? If not, what relief he is entitled to? (10)

G.O. (Rt.) No. 1374/2016/LBR.

Thiruvananthapuram, 7th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, QRS Retail Ltd., 25/2424, Raymond Building, 2nd Floor, MG Road, Thiruvananthapuram and the workmen of the above referred establishment represented by the General Secretary, Alappuzha Jilla Shops & Establishment Masdoor Sangham (BMS), BMS Office, Alappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

- 1. Whether the denial of the management of QRS Retail Ltd. to hike the wages of the workmen by 40% as demanded by the workmen in conciliation meeting is justifiable or not? If not, what relief they are entitled to?
- Whether the termination of employment of Sri Baiju Xavier by the management of QRS Retail Ltd. is justifiable or not? If not what relief the worker is entitled to?

(11)

G.O. (Rt.) No. 1375/2016/LBR.

Thiruvananthapuram, 7th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the President, Private Tourist Boat Operators Association, Seaload, Jetty, Ernakulam, Kochi-31 (2) the Secretary, Marine Drive Tourist Boat Owners Assocation, Marine Drive, near to Rainbow Jetty, Ernakulam and the workmen of the above referred establishment represented by the Secretary, Ernakulam Jilla Motor Boat Thozhilali Union (CITU), 66/1245, Pappan Chettan Smaraka Hall, Kalabhavan Road, Ernakulam North, Kochi-682 018 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the demands raised by the Ernakulam District Motor Boat Thozhilali Union are justifiable? If so what relief the employees are entitled to?

(12)

G.O. (Rt.) No. 1380/2016/LBR.

Thiruvananthapuram, 8th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Philomina Williams, M/s Santhosh Gas Agencies, Viyyoor, Thrissur-680 010 and the workmen of the above referred establishment represented by (1) the President/General Secretary, Trichur District Cooking Gas Suppliers Union (INTUC), Southen Shopping Complex, Room No. XI/772/2, Veliyannur, Thrissur-680 021 (2) the District Secretary, All Kerala Gas Agency Thozhilali Union (CITU), Machingal lane, Thrissur-680 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the delivery employees of M/s Santhosh Gas Agencies is liable to do the duty of driver cum delivery boy? If not, what relief they are entitled to get?

(13)

G.O. (Rt.) No. 1381/2016/LBR.

Thiruvananthapuram, 8th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Proprietor, M/s Santhosh Gas Agencies, Viyyoor P. O., Thrissur-680 010 and the workman of the above referred establishment Sri Gethosh Kumar, K. S., Kolambrath Veedu, Kundukad P. O., Vattappara, Thrissur-680 028 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Sri K. S. Gethosh Kumar, Delivery Boy by the management of M/s Santhosh Gas Agencies is justifiable? If not what relief he is entitled to get?

(14)

G.O. (Rt.) No. 1382/2016/LBR.

Thiruvananthapuram, 8th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri U. P. Krishnankutty, Managing Partner, U. P. Materials, NH Road, opposite to Sreelekshmi Theatre, Amballoor, Puthukkad P. O., Thrissur-680 301 and the workman of the above referred establishment Sri P. M. Sivaraman, S/o Mamakutty, Pulikkathara Veed, Peruvankulangara, Ollur P. O., Thrissur-680 306 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri P. M. Sivaraman, Sales Manager by the Management of U. P. Materials is justifiable? If not, what relief he is entitled to get?

By order of the Governor,

GOPAL, V. S.,

Deputy Secretary to Government.